(	ase 8	:10-cr-(	00027-F	PSG D	ocument 5	Filed	02/05/10	Page 1 of 4	4 Page ID #:36	
1 2 3 4 5 6 7 8 9 10 11 12				CE	NITED S NTRAL MERICA	STATE DISTR	S DISTE LICT OF	RICT COUR CALIFORN ase No.: SA	"O" T	
13	vs.						}			
14	Aleja	andro J	aramil	lo, aka (	Constanci Doe,	.0	}			
15	Agui	rre Pin	ieda ak	a Jonn 1	Doe, De	fendant	t. 👌			
16							<i>)</i>			
17							I.			
18	A.	(X)					it in a cas	se allegedly	involving:	
19		1.	( )		e of viole			2112		
20		2.	( )						mprisonment of	
21		3.	(X)				ed substa	nce offense v	with maximum	sentence
22		4			or more y		. 1	1		
23		4.	( )					onvicted of t	wo or more price	or
24		5	( )		es describ			a anima af r	violomoo that inv	, 1,,,,, o
25		5.	( )	•	•				violence that inv	
<ul><li>26</li><li>27</li></ul>						-			rm or destructive to register under	
28					§ 2250.	igerous	weapon	, or a ranule	to register unut	.1 10
20				0.0.0	5 2230.					

1	В.	(X)	(X) On motion by the Government/( ) on Court's own motion, in a case						
2			allegedly involving:						
3		(X)	On the further allegation by the Government of:						
4			1. (X) a serious risk that the defendant will flee.						
5			2. ( ) a serious risk that the defendant will:						
6			a. ( ) obstruct or attempt to obstruct justice.						
7			b. ( ) threaten, injure or intimidate a prospective witness or						
8			juror, or attempt to do so.						
9	C.	The (	The Government $(X)$ is/( ) is not entitled to a rebuttable presumption that no						
10		cond	condition or combination of conditions will reasonably assure the defendant's						
11		appearance as required and the safety or any person or the community.							
12									
13			II.						
14	A.	(X)	The Court finds that no condition or combination of conditions will						
15			reasonably assure:						
16		1.	(X) the appearance of the defendant as required.						
17			(X) and/or						
18		2.	(X) the safety of any person or the community.						
19	B.	(X)	The Court finds that the defendant has not rebutted by sufficient evidence						
20			to the contrary the presumption provided by statute.						
21									
22			III.						
23		The (	The Court has considered:						
24	A.	(X)	the nature and circumstances of the offense(s) charged, including whether						
25			the offense is a crime of violence, a Federal crime of terrorism, or involves						
26			a minor victim or a controlled substance, firearm, explosive, or destructive						
27			device;						
28	B.	(X)	the weight of evidence against the defendant;						
			Page 2 of 4						

Page 3 of 4

 $\phi$ ase 8:10-cr-00027-PSG Document 5 Filed 02/05/10 Page 3 of 4 Page ID #:38

1	extent practicable, from persons awaiting or serving sentences or being held in
2	custody pending appeal.
3	C. IT IS FURTHER ORDERED that the defendant be afforded reasonable
4	opportunity for private consultation with counsel.
5	D. IT IS FURTHER ORDERED that, on order of a Court of the United States or on
6	request of any attorney for the Government, the person in charge of the
7	corrections facility in which defendant is confined deliver the defendant to a
8	United States marshal for the purpose of an appearance in connection with a court
9	proceeding.
10	
11	Dated: February 5, 2010 /s/ Arthur Nakazato
12	ARTHUR NAKAZATO UNITED STATES MAGISTRATE JUDGE
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
<ul><li>26</li><li>27</li></ul>	
28	
20	

case 8:10-cr-00027-PSG Document 5 Filed 02/05/10 Page 4 of 4 Page ID #:39